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B2030 (Form 2030) (12/15)

## UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF TEXAS TYLER DIVISION**

| In re Emery L Capt | Case No. | 18-60800 |
|--------------------|----------|----------|
|                    | Chapter  | 13       |

|    |   |   |            |   | xp101      |                               |  |  |
|----|---|---|------------|---|------------|-------------------------------|--|--|
|    |   | DISCLOSURE                                      | E OF       | COMPENSATION OF ATTORNEY  | for        | DEBTOR                        |  |  |
| 1. | that comp   | ensation paid to me witlendered or to be render | thin on    | d. Bankr. P. 2016(b), I certify that I am the attorn<br>be year before the filing of the petition in bankrup<br>behalf of the debtor(s) in contemplation of or in | otcy, or a | greed to be paid to me, for   |  |  |
|    | For legal s   | services, I have agreed                         | d to acc   | cept  | \$4        | ,000.00                       |  |  |
|    | Prior to the  | e filing of this statement                      | nt I hav   | e received  | \$         | 655.00                        |  |  |
|    | Balance D   | )ue   |            |   | \$3        | ,345.00                       |  |  |
| 2. | The source  | e of the compensation                           | paid to    | o me was:   |            |                               |  |  |
|    | $\checkmark$  | Debtor  |            | Other (specify)   |            |                               |  |  |
| 3. | The source  | e of compensation to be                         | oe paid    | I to me is:   |            |                               |  |  |
|    | $\checkmark$  | Debtor  |            | Other (specify)   |            |                               |  |  |
| 4. |   | e not agreed to share th                        | he abo     | ove-disclosed compensation with any other pers  | on unles   | s they are members and        |  |  |
|    | ☐ I have agreed to share the above-disclosed compensation with another person or persons who are not members or associates of my law firm. A copy of the agreement, together with a list of the names of the people sharing in the compensation, is attached. |   |            |   |            |                               |  |  |
| 5. | In return fo  | or the above-disclosed                          | l fee, I l | have agreed to render legal service for all aspec   | cts of the | e bankruptcy case, including: |  |  |

- g:
  - a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petition in bankruptcy;
  - b. Preparation and filing of any petition, schedules, statements of affairs and plan which may be required;
  - c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any adjourned hearings thereof;
  - d. [Other provisions as needed]

Per Local Rule 2016(h), the fees sought in a business case are limited to \$3500 total for pre and post petition services incurred through the 1st successful post confirmation modification of Chapter 13 Plan which occurs after the filing of the TRCC; however, if legal services are rendered pertaining to stay litigation occurring pre/post petition through the first successful post confirmation modification of Chapter 13 Plan subsequent to the filing of the TRCC, said fee total shall be \$4000.00. These amounts may be increased by \$500.00 in a case involving a Debtor engaged in business.

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6. By agreement with the debtor(s), the above-disclosed fee does not include the following services:

Representation of the Debtor(s) in adversary proceedings and other contested bankruptcy matters.

## **CERTIFICATION**

I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding.

12/13/2018 /s/ William H. Lively, Jr.

Date William H. Lively, Jr.

William H. Lively, Jr. WHL, PLLC 432 S. Bonner Ave. Tyler, TX 75702

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